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UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA

Todd Hoch)	
)	Case No.
Plaintiff,)	2:23-cv-00066-GMN-BNW
vs.)	
)	
Gaughan South LLC, d/b/a South Point Hotel)	
and Casino, The Las Vegas Metropolitan Police)	
Department, A. Pavlov (Doe Defendant 1), John)	
Monje (Doe Defendant VIII), Angel Lopez (Doe)	
Defendant IX), Vincent Miozza (Doe Defendant)	
X), Jordan Etzig (Doe Defendant XIII) and any)	
remaining unnamed Defendant Does I-XV,)	
)	
Defendants.)	
)	

**STIPULATION AND ORDER FOR DISMISSAL WITHOUT PREJUDICE OF
CLAIMS AGAINST JOHN MONJE, ANGEL LOPEZ, VINCENT MIOZZA, AND
JORDAN ETZIG ONLY**

Plaintiff and Defendants, by and through their undersigned counsel of record, hereby stipulate as follows:

1. Plaintiff's claims against John Monje, Angel Lopez, Vincent Miozza, and Jordan Etzig are herewith dismissed without prejudice;
2. The persons listed in the preceding paragraph were all employed by Defendant

1 Gaughan South LLC, d/b/a South Point Hotel and Casino (“Gaughan South”) at all relevant
2 times hereto;

3 3. Defendant Gaughan South expressly ratifies the acts of its employees listed in the
4 preceding paragraphs as concerns Plaintiff on October 31, 2020, and November 1, 2020,
5 including the alleged tortious or wrongful acts set forth in Plaintiff’s Second Amended
6 Complaint;

7 4. The ratification in the preceding paragraph is directed by an officer, director or
8 managing agent of Gaughan South who is expressly authorized to direct or ratify the employee's
9 conduct on behalf of Gaughan South;

10 5. Each party shall bear their own costs and attorney’s fee concerning the dismissed
11 parties.
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6. It is the intent of this stipulation to waive any limitations on liability by an employer for wrongful acts of an employee as set forth in NRS 42.007 in the context of this matter.

DATED this 29th day of January, 2024.

DATED this 29th day of January, 2024.

NERSESIAN & SANKIEWICZ

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/s/ Robert A. Nersesian

/s/ Brian W. Goldman

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*Attorneys for Defendant,
Gaughan South, LLC d/b/a South Point
Hotel and Casino*

DATED this 29th day of January, 2024.

MARQUIS & AURBACH

/s/ Jackie V. Nichols

Jackie V. Nichols, Esq.
Nevada Bar No. 14246
10001 Park Run Drive
Las Vegas, NV 89145
*Attorneys for Defendants,
Las Vegas Metropolitan Police Department and A. Pavlov*

IT IS SO ORDERED.


UNITED STATES DISTRICT JUDGE

DATED: January 29, 2024